

UNITED STEES DEPARTMENT OF COMMERCE Pat int and Trademark Offic

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Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.			
09/	358,280 0 7 /	/21/99 UI	TTER		s	MIS	STY-5206	4
[_			٦			EXAMINER	
024			@M02/0327	·	KIM.	_		
	WIDER PATTON ARD HUGHES CE		oni, EEr			ART UNIT	PAPE	R NUMBER
	O CENTER DRIV	VΕ			3752			17
TENTH FLOOR LOS ANGELES CA 90045					DATE MAILED: 03/27/01			

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No. **09/358,280**

App...ant(

Utter

Examiner

Christopher S. Kim

Group Art Unit 3752



TH	E P	ERIOD	FOR RESPON	ISE: [check only	a) or b)]			
	a)	= ext	oires	_ months from the m	ailing date of the final rejec	etion.		
	b)	is l	oires either three mater. In no event, bection.	onths from the mailin nowever, will the statu	g date of the final rejection tory period for the respons	, or on the mailing date of e expire later than six mon	this Advisory Action, whichevenths from the date of the final	г
	date dete	on whic rminina	th the response, the	e petition, and the fee sion and the correspo	etition under 37 CFR 1.136 have been filed is the dat onding amount of the fee. ed statutory period for resp	e of the response and also Any extension fee pursuar	se and the appropriate fee. The the date for the purposes of at to 37 CFR 1.17 will be above.	e
					ne date of the Notice ever is later). See 37			within any
					filed on <u>14 Mar 20</u> n in condition for all		n considered with the fo	ollowing effect,
X	The	propo	sed amendmer	nt(s):				
			e entered upon of be	-	of Appeal and an App	eal Brief.		
	2	the	y raise new iss	ues that would re	quire further consider	ation and/or search.	(See note below).	
		_ the	y raise the issu	e of new matter.	(See note below).			
			ey are not deem ues for appeal.	ed to place the a	pplication in better fo	m for appeal by mate	erially reducing or simplify	ying the
] the	y present addit	ional claims witho	out cancelling a corre	sponding number of fi	inally rejected claims.	
	١	NOTE:	Amendment	adds limitations. s	such as "alligator clip	and "pressurization (of said", not previously	presented.
			·					
		Applic	ant's response	has overcome the	e following rejection(s):		
	Nev sep	wly pro parate,	posed or amer timely filed am	nded claimsendment cancelli	ng the non-allowable	claims.	would be allowable if	submitted in a
			avit, exhibit or re nce because:	equest for recons	ideration has been co	nsidered but does NC	OT place the application i	n condition
			avit or exhibit wi in the final reje		ered because it is not	directed SOLELY to i	issues which were newly	raised by the
X					claims is as follows (s		•	
	Cla	ims ob	jected to:			W = !!		
	Cla	ims rej	jected: <u>5-17</u>					
	The	propo	sed drawing co	orrection filed on		🗌 has 🗌 has n	not been approved by the	Examiner.
	Not	e the a	attached Inform	ation Disclosure	Statement(s), PTO-14	49, Paper No(s)		70
	Oth	er					David A, Schere	
							Supervisory Patent E	lël Kamina::
							Group 3700	AGIIII ner
			le CARLOS					